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- (c) Continuation in employment services status. A case will remain in employment services status for the period specified in the IEAP, subject to the limitations specified in paragraph (d) of this section.
- (d) *Termination of employment services* status. The veteran will continue in *employment services* status until the earliest of the following events occurs:
- (1) He or she is determined to be rehabilitated under the provisions of §21.283; or
 - (2) He or she is:
- (i) Employed for at least 60 days in employment that does not meet the criteria for rehabilitation contained in §21.283, if the veteran intends to maintain this employment and declines further assistance; and
- (ii) Adjusted to the duties and responsibilities of the job.
- (3) Either the veteran or VA interrupts the employment services program;
- (4) Either the veteran or VA discontinues the employment services program:
- (5) He or she reaches the end of the period for which employment services have been authorized and there is no basis for extension; or
- (6) Service-connection for the veteran's service-connected disability is severed or he or she otherwise ceases to be eligible.

(Authority: 38 U.S.C. 3117)

CROSS-REFERENCES: See §§21.47 Eligibility for employment assistance, 21.250 Overview of employment services, and 21.326 Authorization of employment services.

[49 FR 40814, Oct. 18, 1984, as amended at 58 FR 68768, Dec. 29, 1993]

§21.196 "Rehabilitated" status.

- (a) *Purpose.* The purpose of *rehabilitated* status is to identify those cases in which the goals of a rehabilitation program or a program of employment services have been substantially achieved.
- (b) Assignment to "rehabilitated" status. A veteran's case shall be assigned to "rehabilitated" status when his or her case meets the criteria for rehabilitation contained in §21.283.

(Authority: 38 U.S.C. 3102, 3107 and 3117)

(c) Termination of rehabilitated status. A veteran's case will not be removed from rehabilitated status under §21.284 once that status has been assigned, unless the determination of rehabilitation is set aside for a reason specified in §21.284.

(Authority: 38 U.S.C. 3100)

CROSS-REFERENCE: See §21.284 Reentrance into a rehabilitation program.

[49 FR 40814, Oct. 18, 1984; 50 FR 9622, Mar. 11, 1985, as amended at 58 FR 68768, Dec. 29, 1993]

§21.197 "Interrupted" status.

(a) Purpose. The purpose of interrupted status is to recognize that a variety of situations may arise in the course of a rehabilitation program in which a temporary suspension of the program is warranted. In each case, VA first must determine that the veteran will be able to return to a rehabilitation program or a program of employment services following the resolution of the situation causing the interruption. This determination will be documented in the veteran's record.

(Authority: 38 U.S.C. 3117)

- (b) Assignment to "interrupted" status. A veteran's case will be assigned to interrupted status when:
- (1) VA determines that a suspension of services being provided is necessary; and
 - (2) Either:
- (i) A definite date for resumption of the program is established; or
- (ii) The evidence indicates the veteran will be able to resume the program at some future date, which can be approximately established.

(Authority: 38 U.S.C. 3110)

- (c) Reasons for assignment to "interrupted" status. A veteran's case may be interrupted and assigned to interrupted status for reasons including but not limited to the following:
- (1) Veteran does not initiate or continue rehabilitation process. If a veteran does not begin or continue the rehabilitation process, the veteran's case will be interrupted and assigned to interrupted status, including:
- (i) A case in *evaluation and planning* status;